

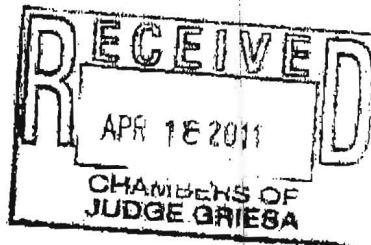
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SREBNICK
KORNSPAN
STUMPF



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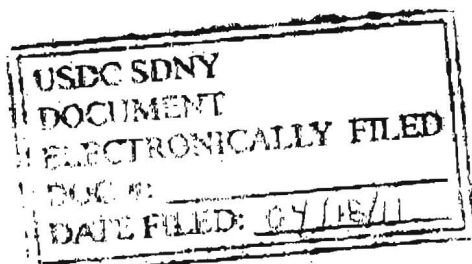
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April 18, 2011

Honorable Thomas P. Griesa
United States District Judge
Southern District of New York
500 Pearl Street, Room 1630
New York, New York 10007-1312

RE: United States v. Mario S. Levis
Case No. 08-CR-00181



Dear Judge Griesa:

We represent Mario S. Levis, a defendant whose case is pending appeal. One of Mr. Levis's treating physician wishes for Mr. Levis to submit to more intensive treatment for

The physician is recommending

Undersigned counsel conferred with Probation Officer August Castro who does not oppose the recommended treatment. Mr. Levis's post-conviction bail conditions, however, limit travel to certain districts. Accordingly, he respectfully requests permission to travel to _____ for purposes of participating in the _____ proposed. We have forwarded a proposed itinerary to Probation and will remain in contact with Mr. Castro. Thank you kindly for your consideration.

Most respectfully,

Roy E. Black

*RE: 08-CR-00181
Levis, Mario S.
USDC SDNY
Apr 18 2011*